

CITY INTELLIGENCE. THE STATE MEDICAL SOCIETY.

The Third Day's Proceedings—The Woman Question.

The Pennsylvania Medical Society met this morning at 10 o'clock, at the hall of the College of Physicians, the President in the chair. The reading of the minutes was dispensed with.

A special order was made for 12 o'clock that a communication on the subject of insanity should be read to the society.

The discussion on Dr. Atlee's resolution on Women's Colleges was then resumed. Dr. Herman Nye offered the following:—

"Resolved, That the admission of women to membership in this society, with all its resulting privileges, on the standard of equality, continues to be a source of interference with the progress of arriving at an adjustment satisfactory to all, therefore, be it

"Resolved, That everything pertaining to the vexed question be stricken from our entire Transactions of the State Medical Society, and that the resolution before the house be laid upon the table."

This objection being made, was withdrawn. Dr. Joseph Parrish offered the following as a substitute for Dr. Atlee's resolution:—

"Resolved, That the Association of Philadelphia, and the American Medical Association acknowledge a common code of ethics as the standard of intercourse among members of the medical profession, and that the same code be generally received as the standard rule of professional conduct, and that the Association of this State, as well as the profession at large, adhere thereto."

"Resolved, That all action of this society which has imposed upon its members restrictions that are not required by the common code of ethics, and that the same be removed, and that the Association of this State, as well as the profession at large, adhere thereto."

It was moved to lay this substitute of Dr. Parrish on the table. A vote was then taken on the subject of the substitute. The ayes and nays were called for, which resulted as follows:—Ayes, 57; nays, 54. The substitute was agreed to.

Dr. Whipple then offered the following:—

"Resolved, That the resolution of Dr. Parrish, substituted for that of Dr. Atlee, be referred to the next meeting of the society, with instructions to report thereon at the next meeting of the society."

Dr. Hiram Corson, of Montgomery county, asked the Society not to refer, and thus open another year's debate, and that the question be settled at once.

Dr. Joseph Parrish said that the animus of the resolution was well understood. It was a disposition to shirk the question. Let us take the vote at once.

The motion to refer to the county societies was then put to the vote and lost.

The question then returned to the motion of Dr. Parrish.

Professor Gross said that the question was whether we should consult with female practitioners, and admit them to membership in our society, and I stand on this floor. I am not certain whether I am a man or a woman. The times appear to be upside down.

Dr. Green—We are not afraid to go again. Dr. Nebinger—You are afraid and I charge you with it.

Some little argument was placed upon the fact of the election of a certain president in the American Association. If I had been present then I would not have voted for him, but my proof is that in the matter? The oath of the members is enough to show that the laws of the Philadelphia society would not allow of such a thing.

Dr. Hiram Corson—Do you swear your members? Dr. Nebinger—I stand corrected; they promise. The president of the American Association then was a member of the Philadelphia County Society, and he had solemnly promised to stand by its laws.

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HAIR-LIFTERS.

"Live Indians"—Spotted Tail, Swift Bear, Fast Bear, and Yellow Hair—The Scalp and Arrow.

They were shown around town last night, at about 11 o'clock, when they arrived at the Continental Hotel the four celebrated Indians who have been visiting Washington on a peace mission.

The four Indians were taken to the Director's room, when the Governor, in a neat little speech, presented "Spotted Tail" and "Swift Bear" with the medals and ribbons to which they were entitled.

The two first named are noted chiefs of the Brule tribe of Sioux, the others are warriors and belong to the Dakota. This morning they were taken in charge by Mr. William Welch and conducted to the Mint, where they were shown around by the Director, Governor Pollock, and Colonel Snowden.

They were taken to the Assaying Department where they were examined by the assayer, and their hair was cut and placed in a case, and the medals and ribbons to which they were entitled.

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SECOND EDITION

LATEST BY TELEGRAPH.

AFFAIRS AT THE CAPITAL.

The Perry Fuller Case.

Exciting Scene in the House.

A Reporter in Trouble.

The Great New York Bridge.

FROM WASHINGTON.

The Perry Fuller Case.

WASHINGTON, June 10.—Major Perry Fuller has given bonds before Judge Wylie, of this city, for \$50,000, to answer certain Custom House charges against him in New Orleans.

Fuller's bondsmen are Senators Ross, of Kansas, and McDonald, of Arkansas. Fuller was represented before Judge Wylie by Congressman Sheldon, of Louisiana.

Exciting scene in the House. WASHINGTON, June 10.—A very exciting scene occurred in the House. The correspondent of the New York Evening Post, A. Scott Smith, was, on motion of Mr. Fitch, ordered to be brought before the bar of the House and show cause why he should not be expelled from the reporters' gallery for libellous statements reflecting on the integrity of members of the House. The order has not yet been executed.

CONGRESS.

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Mr. Myers presented the petition of over 300 druggists and dealers in distilled spirits in Philadelphia in favor of striking out of the act of the 27th of July, 1868, the clause which provides for the removal of causes in certain cases to the Federal courts.

Mr. Kerr, from the same committee, reported back adversely the House bill to create a new judicial district in the State of Florida.

On motion of Mr. Davis (N. Y.) the Senate bill to regulate the collection of duties on goods imported from two to one. Agreed to.

Mr. Butler, from the Committee on Commerce, reported back the bill to amend the act of the 27th of July, 1868, relating to the collection of duties on goods imported from two to one. Agreed to.

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THIRD EDITION

TO-DAY'S WASHINGTON NEWS.

The New Army Bill.

The Middles who Did not Pass.

Etc. Etc. Etc. Etc. Etc.

FROM WASHINGTON.

The New Army Bill.

WASHINGTON, June 10.—The conference committee on the bill to reorganize the army agreed to-day to report a substitute embracing the points of both the Senate and House bills. The bill agreed upon retains the sections regulating the pay of officers, and dispenses with the brevet section. The House managers carried their bill virtually as against the Senate.

Mr. Fitch and the Newspapers—Another Account. In the House to-day Mr. Fitch, of Nevada, arose to another personal explanation relative to W. Scott Smith, correspondent of the New York Evening Post, charging him with willful and malicious libel. Fitch concluded by offering a resolution to bring Smith before the bar of the House, to show cause why he should not be expelled from the privilege of the reporters' gallery. No members attempted to make a defense of Smith, and General Butler contradicted Smith's statement that he got the materials of his article on Mr. Fitch and other members from him.

The Income Tax. The Senate Finance Committee had the bill under consideration to-day, and discussed the policy of striking out the income tax entirely, but no conclusion was reached. It is proposed by some Senators to abolish the income tax and increase on distilled spirits sufficiently to make up for the difference in amount to the revenue.

Pacific Railroad Consolidation. The Senate Pacific Railroad Committee had a meeting to-day and considered the proposition to consolidate the Fremont and Kellogg bills for the construction of a Southern Pacific Railroad. It was stated in committee that the parties interested had agreed to consolidate.

FROM EUROPE.

"Erie" Stock in London.

LONDON, June 10.—The Times, in its money article this morning, referring to the introduction of the new Grand Rapids Railroad bonds, says Erie experiences inordinate distrust of all such securities.

LEGAL INTELLIGENCE.

An Idiot in Court.

Court of Quarter Sessions—Judge Lullon. This morning a young man named Macky, about twenty-one years of age, was put upon trial charged with attempting an outrage upon an Irish girl at the Camden and Amboy depot, Walnut street, on the 10th inst. The girl, who is now in the hands of the police, is a native of Ireland, and is said to be a very beautiful girl. Macky, who is a native of Ireland, is said to be a very handsome man, and is now in the hands of the police. The girl, who is now in the hands of the police, is a native of Ireland, and is said to be a very beautiful girl. Macky, who is a native of Ireland, is said to be a very handsome man, and is now in the hands of the police.

Mr. Butler—The statement is not correct, and I desire leave of the House to state a few words, so that all this talk about the girl being a native of Ireland, and that she is now in the hands of the police, is a native of Ireland, and is said to be a very beautiful girl. Macky, who is a native of Ireland, is said to be a very handsome man, and is now in the hands of the police.

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